### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

То:		PCT					
see form PCT/ISA/220		INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORITY PCT Rule 43 <i>bis</i> .1)				
		Date of mailing (day/month/year) see	e form PCT/ISA/210 (second sheet)				
Applicant's or agent's file reference see form PCT/ISA/220		FOR FURTHER A See paragraph 2 below					
International application No. PCT/IL2005/000303	International filing date (d 17.03.2005	lay/month/year)	Priority date (day/month/year) 18.03.2004				
International Patent Classification (IPC) or both national classification and IPC A61F2/00							
Applicant CONTIPI LTD.							
1. This opinion contains indications relating to the following items:    Box No.   Basis of the opinion   Box No.   Priority							

Name and mailing address of the ISA:



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International application No. PCT/IL2005/000303

	Box	No. I Basis of the opinion					
1.	With regard to the <b>language</b> , this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.						
	I.	This opinion has been established on the basis of a translation from the original language into the following anguage , which is the language of a translation furnished for the purposes of international search under Rules 12.3 and 23.1(b)).					
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
	a. typ	e of material:					
		a sequence listing					
		table(s) related to the sequence listing					
b. format of material:							
		in written format					
		in computer readable form					
	c. tim	e of filing/furnishing:					
		contained in the international application as filed.					
		filed together with the international application in computer readable form.					
		furnished subsequently to this Authority for the purposes of search.					
3.	h	a addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as ppropriate, were furnished.					
4.	Additi	onal comments:					

LP)

International application No. PCT/IL2005/000303

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:						
	the entire international application,					
$\boxtimes$	claims Nos. 30-35,9-29					
bee	cause:					
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):					
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):					
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.					
⊠	no international search report has been established for the whole application or for said claims Nos. 30-35, 9-29					
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:					
	the written form		has not been furnished			
			does not comply with the standard			
	the computer readable form		has not been furnished			
			does not comply with the standard			
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.					
	See separate sheet for further	detail	ls			

International application No. PCT/IL2005/000303

_	Во	x No. IV	Lack of unity of I	nventio	n	
1.		In resp	onse to the invitation	(Form	PCT/ISA/20	06) to pay additional fees, the applicant has:
			paid additional fees			
			paid additional fees	under p	rotest.	
		Ø	not paid additional f	ees.		
2.		This Au	uthority found that the olicant to pay addition	e require nal fees.	ement of ur	nity of invention is not complied with and chose not to invite
3.	Thi	s Author	ity considers that the	require	ment of un	nity of invention in accordance with Rule 13.1, 13.2 and 13.3 is
		complied	d with			
	$\boxtimes$	not comp	olied with for the folio	wing rea	asons:	
		see se	parate sheet			
4.	Cor	nsequen	tly, this report has be	en estal	blished in r	respect of the following parts of the international application:
		all parts.				
	⊠ 1	the parts	relating to claims N	os. 1-8		
		c No. V ustrial a	Reasoned statem pplicability; citation	ent und	ler Rule 43 explanatio	3bis.1(a)(i) with regard to novelty, inventive step or one supporting such statement
1.	Stat	tement				
	Nov	elty (N)		Yes: No:	Claims Claims	1-3,6-8
	Inve	entive ste	ep (IS)	Yes: No:	Claims Claims	1-8
	Indu	ustrial ap	oplicability (IA)	Yes: No:	Claims Claims	1-8
2.	Cita	tions an	d explanations			

see separate sheet

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#### Box No. VI Certain documents cited

- Certain published documents (Rules 43bis.1 and 70.10) and /or
- 2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210

#### Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

#### Re Item III.

Rule 39.1(iv) and Rule 67.1 (iv) PCT - Method for treatment of the human or animal body by therapy: Claims 30-35 disclose a method of treating pelvic organ prolapse which is a method of treatment by therapy.

#### Re Item IV.

The separate inventions/groups of inventions are:

- Claims 1-8: an apparatus for treating pelvic organ prolapse comprising a main body and an applicator
- Claims 9-19: an apparatus for treating pelvic organ prolapse comprising a main body and an anchoring body
- Claims 20-29: an apparatus for treating pelvic organ prolapse comprising a thin body which is deformable at least three points thereon.

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The document EP0933069 cited in our search report discloses an apparatus for treating pelvic organ prolapse comprising a main body and an applicator. Beyond this prior art, the special technical features (in the meaning of Rule 13.2 of the P.C.T) left in the independant claims of the application are:

- In independant claim 1: none.
- In independent claim 9: an apparatus for treating pelvic organ prolapse comprising a main body and an anchoring body.
- In independent claim 20: an apparatus for treating pelvic organ prolapse comprising a thin body which is deformable at at least three points thereon.

No same or correspondent special technical feature can be found between claim 1 and claims 9 and 20. There is therefore no technical relationship involving same or corresponding special technical features between claim 1 and claims 9 and 20.

The inventions defined in the above-mentioned claims are not linked by a common inventive concept.

#### Re Item V.

1 Reference is made to the following documents:

D1: EP 0 933 069 A (TSCHANNEN, PETER) 4 August 1999 (1999-08-04)

D2: US 2002/120243 A1 (KRAEMER ROBERT ET AL) 29 August 2002 (2002-08-29)

#### 2 INDEPENDENT CLAIM 1

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

Document D1 discloses (the references in parentheses applying to this document):

An apparatus for treating pelvic organ prolapse comprising a main body (1) adapted to provide pelvic organ support when inserted into a vagina and an applicator (11) for inserting said main body into a vagina.

#### 3 DEPENDENT CLAIMS 2-8

Dependent claims 2-8 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).

- Claims 2-3, 6-8: novelty, see D1.
- Claims 4-5: inventive step, see D2.

#### Re Item VIII.

4 Claims 6 and 8 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claims attempt to define the subject-matter in terms of the result to be achieved, which merely amounts to a statement of the underlying problem, without providing the technical features necessary for achieving this result.